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February 12, 2008

Via ECF

The Honorable Cheryl L. Pollak
United States Magistrate Judge
EASTERN DISTRICT OF NEW YORK
Brooklyn Federal Courthouse
225 Cadman Plaza
Brooklyn, NY 11201

Re: JUNG-O KOO V. SEARS HOLDINGS CORPORATION, ET AL.
07-cv-3331 (EDNY)(DLI/CLP)
Our docket: 2020-3

Dear Judge Pollak:

We represent plaintiff in this action. We are pleased to enclose for Your Honor's information a *Notice of Dismissal* regarding defendant Sears Holdings Corporation as well as a *Notice of Dismissal* regarding defendant Jobar International, Inc.

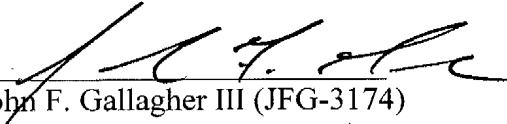
The other remaining defendants in this action are Home Shopping Network, Inc., Famous Discoveries.Com, and EXI International Corporation. We expect to finalize the settlement with these related defendants shortly. Pursuant to the January 30, 2008, letter request of defendants' counsel, Your Honor extended the time for these defendants to Answer to February 29, 2008. We will provide an update of the parties' progress before the initial conference that is scheduled for March 24, 2008.

The Honorable Cheryl L. Pollak
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Thank you for your assistance in this matter. If further information is required at this time, please let us know.

Respectfully submitted,
THE FARRELL LAW FIRM, P.C.

By 
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Enclosures

cc: Jeffrey A. Lindenbaum, Esq. (via facsimile: 914-941-6091)
Matthew Nelles, Esq. (via facsimile: 954-333-4092)
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Famous Discoveries.Com, and EXI International Corporation

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Counsel for Sears Holdings Corporation

Courtesy copies:

The Honorable Dora L. Irizarry (via First Class Mail)
The Honorable Cheryl L. Pollak (via facsimile: 718-613-2365)

UNITED STATES DISTRICT COURT
FOR THE EASTERN DISTRICT OF NEW YORK

Jung-O KOO

Plaintiff,

v.

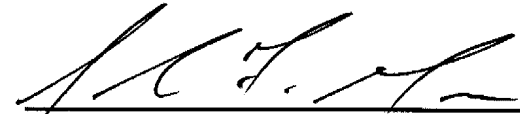
SEARS HOLDING CORPORATION, et al.

Defendants,

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**NOTICE OF
DISMISSAL
WITHOUT
PREJUDICE
07cv3331 (DLI/CLP)**

IN THE ABOVE CAPTIONED MATTER, Plaintiff hereby files under Rule 41(a)(1),
FED.R.CIV.P. its notice of dismissal, without prejudice, against defendant JOBAR
INTERNATIONAL, INC.



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Attorneys for Plaintiff Jung-O KOO
Dated: Feb 12, 2008

UNITED STATES DISTRICT COURT
FOR THE EASTERN DISTRICT OF NEW YORK

Jung-O KOO

Plaintiff,

v.

SEARS HOLDING CORPORATION, et al.

Defendants,

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**NOTICE OF DISMISSAL
WITH PREJUDICE UNDER
41(a)(1)**

07cv3331 (DLI/CLP)

THE ABOVE CAPTIONED MATTER is a patent infringement lawsuit involving infringement of U.S. Patent No. 7,034,219 (the “219 patent”), owned by Plaintiff. Plaintiff hereby files its notice of dismissal with prejudice as to past sales under Rule 41(a)(1), as the Defendant, Sears Holding Corporation, has not been served with the complaint in this action.



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Dated: FEB 12, 2008